**GENERAL** 

REPORTING

Reasonable Costs

The provision of Nursing Facility Care Services to Medicaid recipients is provided only to

those individuals who are eligible for nursing facility services in accordance with Medicaid

regulations relating to resources and income. Consequently, the cost of services for those

individuals with limited income and resources must be reasonable. The Department of

Human Services shall have the discretion to determine through its review of submitted

costs, and in accordance with these principles, what constitutes reasonable and allowable

cost.

Not all reasonable and allowable costs must be reimbursed. These Principles of

Reimbursement, through application of rate ceilings, provide for payment of Nursing

Facility Care services under the Medicaid Program on a prospective basis through rates

that are reasonable and adequate to meet costs that must be incurred by efficiently and

economically operated nursing facilities to provide services in conformance with state and

federal laws, regulations, and quality and safety standards. Reasonable costs shall mean

those cost of an individual facility for items, goods and services which, when compared,

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will not exceed the costs of like items, goods and services of comparable facilities in

license and size. Reasonable costs include the ordinary, necessary and proper costs of

providing acceptable health care subject to the regulations and limits contained herein.

Participants in the Medicaid program are expected to establish operating practices

which assure that costs do not exceed what a prudent and cost-conscious buyer pays for

a given item or service. Where it is determined that reported costs exceed those levels

and in the absence of proof that the situation was unavoidable, the excessive costs will be

disallowed.

In the absence of specific definitions and/or elements of allowable and disallowable

costs that may not be contained herein the Rules and Regulations of Federal Medicare -

Title XVIII will prevail.

The State reserves the right to make determinations of allowable costs in areas not

specifically covered in the Principles or in the Rules and Regulations of Federal Medicare -

Title XVIII.

**Upper Limits** 

In no case may payment exceed the facility's customary charges to the general

public for such services.

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Annual Cost Report BM-64

All facilities with the exception of Intermediate Care Facility - Public Institution for

the Retarded must file an annual cost report BM-64 on a calendar year. The report format

is determined by the State's Nursing Facility Rate Setting Unit and must be filed on or

before March 31 following the close of the year. The Intermediate Care Facility - Public

Institution for the Retarded will be allowed to file annual cost reports based upon a fiscal

year basis in a format consistent with past reporting procedures.

Newly constructed facilities will be allowed a temporary rate subject to the

submission to the Chief Long Term Care Reimbursement of a BM-64 cost report covering

a six-month period from the beginning of operations. The rate will be determined in the

manner described for all other facilities under these principles and subject to the same

ceilings.

The report must be completed in accordance with generally accepted accounting

principles and prepared on the accrual basis of accounting wherein both revenues and

expenditures are recognized in the period when earned or incurred regardless of when

actual cash payments are made and received.

Providers who do not submit the BM-64 on time without written authorized extension

from the Rate Setting Unit will be assigned a non-recoverable reduction of 20 percent of

the previously assigned rate. Such rate reduction will continue on a month-to-month basis

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until said BM-64 is submitted or facility is terminated from the program for failure to file BM-

64 report within six months from the close of the reporting year.

A final BM-64 must be filed within 90 days after a change in ownership, closing of

the facility or when the provider leaves the Medicaid program.

ADMISSION POLICY

Participating Nursing Facilities must admit Title XIX patients to all parts of the facility

without discrimination in accordance with the provisions of Section 23-17.5-19 and 23-27.5-

21 of the Rhode Island General Laws based solely upon specialized medical and related

needs of the patient. In addition, as provided in Section 23-17.5-24 of the Rhode Island

General Laws, patients shall have the right to remain in a facility after the depletion of

private funds.

METHOD OF PAYMENT TO INTERMEDIATE CARE FACILITIES FOR THE MENTALLY

RETARDED AND TO INTERMEDIATE CARE FACILITY PUBLIC INSTITUTION FOR

THE RETARDED

The Principles of Reimbursement for Intermediate Care Facilities for the Mentally

Retarded will be HIM-15, Federal Medicare, with the exclusion of the provision for a return

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on net equity.

PERSONAL CLOTHING: ICF-MR

Rates of reimbursement assigned to Intermediate Care Facilities for the Mentally

Retarded, exclusive of Ladd Center, will include an amount not to exceed one dollar

(\$1.00) per day per client for the cost of purchasing personal clothing. This one dollar

(\$1.00) per diem allowance for clothing is not to be commingled with the facility's operating

funds, personal needs funds, resident earnings or any other funds. A separate account

is to be maintained by the facility which will account for all client personal clothing revenue

and expenditures. The client personal clothing account will be summarized on individual

client ledger cards showing name, dates of deposits, withdrawals and balance. Each

withdrawal is to be substantiated by an itemized paid bill identifying the client name,

articles of clothing purchased, and the date of purchase.

The client ledger cards for personal clothing, when totalled, will agree to the balance

of the established separate personal clothing account. This reconciliation must be done

on at least a monthly basis.

The recognized personal clothing expenditure for each client will not exceed the

amount of one dollar (\$1.00) per day. The facility will be responsible in monitoring the

expenditures to ensure that this limitation is not exceeded.

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Therefore, the clothing fund account for a resident must not have a negative

balance. Clothing funds are considered to be on the accrual basis of accounting.

When a client dies, is discharged to a non-ICF-MR facility (waiver, apartment

program, etc.), is discharged to an ICF-MR which is not part of the same corporation, or

is discharged to the community, it will be necessary for the facility to transmit to the

Department of Human Services, Rate Setting Unit, any unexpended funds from that

resident's Personal Clothing Account within a period of twenty days.

If a facility is decertified from the ICF-MR Program, or voluntarily withdraws from the

Program, the entire amount from each residents personal clothing account must be

remitted to the Department of Human Services, Rate Setting Unit within twenty days.

As of January 31 of each calendar year, it will be necessary for the facility to remit

to the Department of Human Services any unexpended or unencumbered funds in

individual clothing accounts in excess of \$90.00 recorded as of midnight on December 31

of the previous year.

Audits by the Department of Administration - Bureau of Audits will be conducted on

these accounts periodically in order to ensure compliance with the above specified

requirements.

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PARTICIPATION AND PAYMENTS

Facilities and at least 25% of all their nursing facility beds must be dually certified

for participation in both the Federal Medicare - Title XVIII Program and the Rhode Island

Medical Assistance - Medicaid Title XIX Program on and after October 1, 1990. Ideally all

nursing facility beds should be dually certified.

METHOD FOR DETERMINING COST CENTER CEILINGS

BM-64 Cost Reports for calendar year 1991 for all certified and participating nursing facilities

in continuous operation from January 1, 1991 through December 31, 1991, will be grouped into one level of

care category and allowable cost per diems will be arrayed in descending order into the following seven cost

center per diem groupings: a) Fixed Property Expenses, b) Other Property Related Expenses, c) Labor

Related Expenses, d) Energy Expenses, e) All Other Expenses, f) OBRA-87 Expenses and g) Management

Related Expenses. The appropriate percentiles as specified below will then be applied to this arrayed data

and except for Other Property Related, will be increased by the annual percentage adjustment recognized

by the Rate Setting Unit of the Department of Human Services for rate years 1992 and 1993 and each

subsequent July 1 beginning with the percentage adjustment recognized July 1, 1994, and in lieu of the

application of the percentile adjustment to cost center ceilings for the rate year. July 1, 1996, through June

30, 1997 there shall be an additional price index adjustment of nine-tenths of one percent (.9%) to cost

center ceilings effective July 1, 1999.

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**Fixed Property Expenses:** a.

This cost center grouping will include allowable costs reported in Accounts

No. 451 - Real Estate Taxes, 451A - Personal Property Taxes and 451B - Fire District Tax.

Costs will be allowed up to a ceiling maximum of the 100th percentile of the cost of all

facilities arrayed.

b. Other Property Related Expenses:

This cost center grouping will include allowable costs reported in Accounts

No. 452 - Interest, 453 - Rent/Lease, 453A - Lease of Equipment, 454 - Amortization of

Leasehold Improvements, 455 - Building Depreciation, 455A - Building Improvements

Depreciation, 457 -Equipment Depreciation and 466 - Motor Vehicle Depreciation. Costs

will be allowed up to a ceiling maximum of \$18.97 for facilities licensed, under

construction, or that have made a significant financial commitment by July 1, 1993, or that

have submitted certificate of need applications by June 1, 1993 and have received

approval by September 30, 1993. For these facilities, the \$18.97 ceiling maximum will

apply to any future additions of bed capacity that do not exceed the lesser of ten beds or

10 percent of existing bed capacity. Also for these facilities, upon change of

owner/operator the ceiling maximum will become \$15.00. Costs for additions to bed

capacity that exceed the 10 bed/10 percent limit and costs for newly constructed facilities

will be allowed up to a ceiling maximum of the 70th percentile of the cost of all facilities

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arrayed.

b. (1) Nursing Facility Bed Replacement-Effective September 1, 1996:

Definition of Bed Replacement is defined as licensed beds newly constructed as an alternative to renovating existing licensed beds and meet the eligibility requirements below:

i. a licensed nursing facility, certified to participate in the Rhode Island Medical Assistance Program and in continuous operation and under the same ownership for reimbursement purposes since July 1, 1967, and

ii. costs for renovating existing physical plant to modernize and to conform to fire safety code laws governing nursing facility construction make the costs of renovations fiscally unsound.

For those nursing facilities eligible to construct new nursing facility replacement beds the maximum allowable per diem cost in the Other Property Related Expenses cost center will be set at the rate of \$18.97 subject to the following conditions:

a) replacement beds are licensed in a number no greater than the actual beds licensed in the existing facility, and constructed on one site, not multiple sites, and

b) if fewer replacement beds are constructed than are licensed in the existing facility the license for the difference in beds will be unconditionally surrendered to the Department of Health, and

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c) all replacement beds are licensed no later than January 1, 2000, and

d) at the time replacement beds become licensed, the existing facility shall

unconditionally cease operation as a nursing facility, and

e) notwithstanding any provision in section "Recovery of Depreciation" on

pages 32 through 34, of the principles of reimbursement to the contrary, recapture of

depreciation will be paid to the State of Rhode Island upon the sale of the existing facility

whenever occurring and regardless of the proposed or actual use of the existing facility by

the purchaser.

**Labor Related Expenses:** C.

This cost center grouping will include all allowable costs reported in Accounts

No. 431 - Health Care Plan (Employer's share-portion attributable to personnel included

within this cost center), 432 - Other Employee Fringe Benefits (portion attributable to

personnel included within this cost center), 440 - Payroll Taxes (portion attributable to

personnel included within this cost center), 442 - Insurance (Workers Compensation, group

life, pension and retirement-portion attributable to personnel included within this cost

center), 511 - Plant Operation and Maintenance Salaries, 521 - Dietary Salaries, 524 -

Purchased Dietary Services, 531 - Laundry and Linen Salaries, 538 - Purchased Services

Laundry and Linen, 541 -Housekeeping Salaries, 548 - Purchased Services,

Housekeeping, 600 Salaries-DNS, 601 - Salaries-R.N.'s, 611 - Salaries-L.P.N.'s, 615A, B

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